



## **Preferred Rule 76a Language to Modify Western District Protective Order**

Strike through paragraphs 12 and 13 entitled “Manner of Use in Proceedings” and “Filing Under Seal,” or, if the Western District Protective Order is revised, the corresponding paragraphs in the revision:

If a party wishes to include a document, or portions of a document marked as “Confidential” or “For Attorney’s Eyes Only” in a pleading or other paper to be filed with the Clerk, that party shall serve the pleading or other paper on opposing parties but shall not file it. Service alone shall constitute filing for the purpose of any deadline. For 7 days following service, no party shall file the pleading or other paper with the Clerk except pursuant to a ruling on a motion for a Temporary Sealing Order under Rule 76a. Immediately thereafter, if no motion for a Temporary Sealing Order has been granted, the party who served the pleading or other paper shall file it unsealed with the Clerk.

If a party wishes to offer a document, or portions of a document marked as “Confidential” or “For Counsel Only” in evidence, any party may, at the time the document is offered, move for a Temporary Sealing Order.